

MARSHALL COUNTY REPUBLICAN.

[VOLUME II.]

HOLLY SPRINGS, SEPTEMBER 14, 1839.

[NUMBER 20.]

TERMS.—4 Dollars per annum, payable in advance; No subscription for less than one year, and no paper will be discontinued (except at the option of the publisher,) until all arrearages are paid. Failure to give notice of discontinuing the paper, will be considered a new engagement. ADVERTISEMENTS not exceeding a square (ten lines, or less) will be conspicuously inserted at the rate of one dollar for the first insertion, and fifty cents for every subsequent continuance. Longer advertisements in the same proportion. The number of insertions must be marked upon the MS. otherwise they will be continued until ordered out, and charged accordingly. ALL articles of a personal nature, will be charged for at double the rates of advertising. ALL political circulars, or public addresses for the benefit of individual persons or companies, will be charged as advertisements. Announcements of candidates, will be charged as advertisements. BILLS for advertisements and job work, are considered due as soon as the work is done, and persons will be expected to pay the same whenever called upon. ON all letters and communications addressed to the publisher, the postage must be paid, as they will not be taken out of the office. FOR ANNOUNCING CANDIDATES.—\$10, for State Offices—\$5, for County Offices—Payable IN ADVANCE. SUBSCRIBERS at a distance may make remittances by Mail, at our risk.

PRINTED AND EDITED BY E. Percy Howe.

We are authorized to state that Felix H. Walker, Esq. of De Soto County, will serve, if elected Judge of the High Court of Errors and Appeals, for the Northern district, composed of the counties of Tishomingo, Tippah, Marshall, Desoto, Tunica, Calhoun, Panola, Lafayette, Pontotoc, Itawamba, Monroe, Chickasaw, Yalobusha, and Tallahatchie Counties.

We are authorized to announce GORDENTIA WAIT as a candidate for the office of Probate Clerk of Marshall county.

We are authorized to announce ROBERT H. BUCKNER, Esq. of Clinton, as a candidate for the office of Chancellor of the State, at the next Election. P. \$10

We are authorized to announce LEVI McCROSKEY, Esq. as a candidate for the Sheriffship of Marshall County.

Printers fee \$5.

We are authorized to announce JAMES C. ALDERSON, Esq. as a candidate for the office of Clerk of the Circuit Court of Marshall County.

Printers fee \$5.

We are authorized to announce Alexander T. Caruthers as a candidate for the Office of Clerk of the Circuit Court.

Printers fee \$5.

We are authorized to announce Col. THOMAS DAVIS as a candidate for Clerk of the Circuit Court of Marshall County.

Printers fee 5 dollars.

Notice.

HEREBY forward all persons against purchasing Section seven, Range Five, Town Eight; Section Twenty-six, same Township and Range; Section Twelve, Range Six, Township Eight; and South Fraction of Section One, Range Six, and Township Eight, situated in Panola county, belonging to Robert E. Beatty. The notes for the purchase money being as yet unpaid and the said lands being subject to the payment of the same.

NEEDHAM STEVENS,

By Attorney,
B. H. JOHNSON.
Aug. 24, 1839.—5w Prs fee \$6

Notice.

By virtue of an execution to me directed from the circuit court of Marshall county I will sell for cash at the court house door in the town of Holly Springs on Monday the 16th day of September next all the right title and interest that Joseph Talkington has in and to the south east quarter of section 13 of Township 6 range 5 west. Levied on as the property of said Talkington to satisfy an execution in favour of John Ray for the use of George M. Terrill; sale within the lawful hours; this the 11th day of August 1839.

L. McCROSKEY, sh'ff.
By D. M. DAVIS, D. Sh'ff.
3t—Printers fee 5 dollars.

Notice.

By virtue of an execution to me directed from the circuit court of Marshall county I will sell for cash in the town of Holly Springs on Monday the 16th day of September next, all the right title claim and interest that Paschal Callicut has in and to the south west quarter of section 33, township 4, range 4, west levied on as the property of Paschal Callicut to satisfy an execution in favour of Samuel Johnston; sale within the lawful hours; this 11th day of August 1839.

L. McCROSKEY sh'ff.
By D. M. Davis D. sh'ff.
3t—Printers fee 5 dollars.

The State of Mississippi
Marshall county.
Probate Court June Term 1839.
William G. Wynne Administrator of the estate of Richard A. Echols Dec'd. this day exhibited on oath to the court, an account of the personal estate, and debts, of the deceased, as far as he can discover the same, which account is received by the court, and ordered to be recorded.

Whereupon, upon the petition of the said administrator, (it appearing to the court that said estate is insolvent) it is therefore ordered by the court, that Jesse Lewellen and Tryon M. Yancy be, and they are hereby appointed Commissioners to receive and examine all claims of

the several creditors of said estate; and said commissioners shall give notice of the times and places of their meeting, to attend the creditors, for receiving and examining their claims by publishing the same in the Marshall County Republican, a newspaper published in the town of Holly Springs, and nine months shall be allowed the creditors for bringing in and proving their claims before said commissioners.

WIL. H. BOURLAND.

A Copy. Test.

In Obedience to the above order, we the undersigned commissioners will attend at the office of the Probate Clerk in Holly Springs on the 4th Monday of September, December and March next when and where all persons having claims against the estate of the said Richard A. Echols, will be and appear with the evidence in support thereof that the same may be adjudicated at the law directs.

T. M. YANCY.

JESSE LEWELLEN.

August 16th 1839. tf—15.

Sh'ff Sale.

By Virtue of an alias fi fa to me directed from the circuit court of Marshall county I will sell at the court house in Holly Springs on the 16th of September next all the right title claim and interest that Elbert Early hath in and to lots No. 53 and 54 as laid down on the addition to the Plan of Waterford in Marshall county at the instance of William E. Williams and Wyatt Epps to satisfy their debt and cost; sale within lawful hours

L. McCROSKEY, Sh'ff

August 14th 1839.

3t—Printers fee 4 dollars.

THE STATE OF MISSISSIPPI,
Marshall county.
Thomas N. Giles & Wife,

VS:

Caleb P. McKee.

In this case the Plaintiff having obtained an attachment for the sum of six hundred and fifty dollars besides costs, against the estate of the defendant, which is now pending in the circuit court of Marshall county. Notice is hereby given that unless the defendant shall appear, give special bail, and plead within the time limited for his appearance, judgment will be entered, and the estate attached will be sold.

J. C. ALDERSON, Cl'k.

August 17th 1839.

4t—Printers fee 5 dollars.

THE STATE OF MISSISSIPPI
Marshall county.
Lorenzo D. West,

VS:

Joel Baker.

In this case the Plaintiff having obtained an attachment for the sum of Ninety five dollars besides costs against the estate of the defendant, which is now pending in the circuit Court of Marshall county. Notice is hereby given, that unless the defendant shall appear, give special bail, and plead within the time limited for his appearance judgment will be entered, and the estate attached will be sold.

August 17th, 1839. J. C. ALDERSON, Cl'k

4t—Printers fee 5 dollars.

THE STATE OF MISSISSIPPI
Marshall County,
Martin Bucks vs. Joel Baker

In this case the plaintiff having obtained an attachment for the sum of \$53 66 besides costs against the estate of the defendant, which is now pending in the Circuit Court of Marshall co.

Notice is hereby given, that unless the defendant shall appear, give special bail, and plead within the time limited for his appearance, judgment will be entered, and the estate attached will be sold.

J. C. ALDERSON, Cl'k.

Aug. 17, 1839.

4t—Printers fee \$5.

The State of Mississippi,
Marshall County.
Ziba L. Gower

VS.

Wm. Fulgham

In this case the plaintiff having obtained an attachment for the sum of \$187 50 besides costs, against the estate of the defendant which is now pending in the Circuit Court of Marshall co.

Notice is hereby given that unless the defendant shall appear, give special bail, and plead within the time limited for his appearance, judgment will be entered, and the estate attached will be sold.

J. C. ALDERSON, Cl'k.

Aug. 17 1839. 4t—Printers fee \$5.

DENTISTRY.



CHARLES O'BRYAN SURGEON DENTIST

Has located in Holly Springs, where he will spend the present year. Persons from the country will be waited upon at all times. Office on the west side of the square.

REFERENCES.

Rev. G. W. Baker, R. G. Kyle,
Dr. W. S. Reid, W. C. Edmonson,
Dr. J. Chisholm, H. M. Lusher,
Dr. Dewitt of the Northern Bank.
Dr. Tompkins, J. Caruthers,
Col. H. Harris, Dr. Walker.

SHERIFF'S SALE.

BY virtue of a Fi. Fa. to me directed, from the Honorable Circuit Court of Panola County Mississippi, I will sell to the highest bidder or cash at the Court House door in Holly Springs, on Monday the 16th day of Sept. next, section of Land No. 1, township 5, Range 4, west. Levied on as the property of Needham Stevens, at the instance of James Brown.

L. McCROSKEY, Sh'ff.

June 12th 1839. 6t—2

SHERIFF SALE.

By Virtue of Sundry Executions I will Sell at the Court House door on the 3d Monday of the present month Forty Likely Negroes.

L. McCROSKEY, Sh'ff.

printers fee \$1.

The State of Mississippi
Marshall County.
Wm. H. Jenkins

VS.

Allen A. Hooker

In this case the plaintiff having obtained an attachment for the sum of \$218 25 besides cost, against the estate of the defendant, which is now pending in the Circuit Court of Marshall co.

Notice is hereby given that unless the defendant shall appear, give special bail and plead within the time limited for his appearance, judgment will be entered and the estate attached will be sold.

J. C. ALDERSON Cl'k.

Aug. 17, 1839.

Printers fee \$5.

SH'FF SALE.

On Monday the 16th, of Sept. next I will sell to the highest bidder for cash, at the court House door in the Town of Oxford all the Right title, claim and interest that James L. Wright has in and to a Steam Saw and Grist Mills, a fine lot of saw logs, also all his right, title, claim and interest to two Lots of Land designated and Known in the plan of the Town of Wyatt, as Lots No 268 and 269, upon which said Mills are built also a framed Dwelling House, containing thirty acres Levied on as the property of said Wright to satisfy sundry fi fas, to me directed from the Hon. Circuit court of Lafayette county, sale within lawful hours.

C. G. BUTLER, sh'ff.

Oxford, Aug. 2nd, 1839.

Printers fee 6 dollars.

Taken up by James Speed 2 miles West of Hudsonville one Sorrel horse 9 years old 15 1-2 hands high, some saddle marks, shod all round appraised to \$75. Also 1 Brown Bay horse 4 years old a Blemish over his Left Eye star in his face 15 hands high appraised to \$60.

Taken up by Abram Duncan 15 miles N E of Holly Springs 1 Black mare Poney 8 or 9 years old branded with S on the Right thigh Blaze face; appraised to \$25. Also one Rone coal 4 months old Blaze face; Appraised to \$10. Aug. 12, 1839.

G. W. GRAHAM, m'gr.

STATE OF MISSISSIPPI:
High court of Errors and Appeals—January Term, A. D. 1839.

"ORDERED by the Court, that the Docket of Causes from the Second district (Judge Pray's) shall be taken up on the first Monday of December. The Docket of Causes from the Third District (Judge Trotter's) shall be taken up on the Third Monday in December; and the Docket of Causes from the First District (Judge Sharkey's) shall be taken up on the second Monday in January next."

A true copy from the original order, as entered on the Minutes of said court.
R. A. PATRICK, cl'k.

Jackson' August 16, 1839.

24—6 weeks.

The Natchez Courier and Holly Springs Republican will please insert the above six weeks, and forward their accounts to the Clerk as prescribed by law.

HOLLY SPRINGS Eclectic Institute.

The third session of the Eclectic Institution will commence on Monday the eighth of July.

We have so arranged our house as to make room for sixty or seventy scholars, should that number be obtained. Attention will be devoted to the Institution. I can procure a competent assistant.

Young ladies from a distance can be accommodated with board in private families near the school.

Music on the PIANO FORTE by Mr. Kossoski.

June 29 1839. J. G. TOMPKINS.

SHERIFF'S SALE.

George Thompson, Williams & Eppes
vs:
Thomas D Mason, Thos D Mason,
Edmund H Whitfield, Edmund H Whitfield
Thomas Sage use &c. Robert H Pattillo

vs:
The Same

BY virtue of executions in the above stated cases from the Circuit Court of Marshall County, and to me directed. I will on the first Monday of August next sell for cash at the Court House in Holly Springs, all the right, title, claim and interest of Thomas D. Mason in and to the following lots and Lands viz: Lots No 79 and 80 containing 19 acres, all of Lot No. 1 except 12 acres in the N. E. corner and three acres on the West boundary of said Lot, as represented on the plan of the addition to Holly Springs, as laid off on section 32 township 3, range 2; 30 acres out of the South west corner of Lot No. 32 on Section 1, Township 4, Range 3 west. Sale within the time prescribed by law; L. McCROSKEY Sh'ff.

of Marshall county.

June 21st 1839. 3t.—printers fee \$5.

SHERIFF'S SALE.

Lorenzo B. Pearce, Taylor & Smith,
vs:
Needham Kennedy, The Same,
George R. Craft and
George D. Young.

vs:
The Same.

Isaac A. Herron, W. J. & C. Harbert,
vs:
The Same.

vs:
The Same.

Josiah Deloach, Niles & Elder

vs:
The Same.

vs:
The Same.

W. J. & C. Harbert, Jehu H. McPherson,

vs:
The Same.

vs:
The Same.

vs:
The Same.

vs:
The Same.

vs:
The Same.

vs:
The Same.

vs:
The Same.

vs:
The Same.

vs:
The Same.

vs:
The Same.

vs:
The Same.

vs:
The Same.

vs:
The Same.

vs:
The Same.

vs:
The Same.

vs:
The Same.

vs:
The Same.

vs:
The Same.

vs:
The Same.

vs:
The Same.

vs:
The Same.

vs:
The Same.

vs:
The Same.

vs:
The Same.

vs:
The Same.

vs:
The Same.

vs:
The Same.

vs:
The Same.

vs:
The Same.

vs:
The Same.

vs:
The Same.

vs:
The Same.

vs:
The Same.

vs:
The Same.

vs:
The Same.

vs:
The Same.

vs:
The Same.

vs:
The Same.

vs:
The Same.

vs:
The Same.

vs:
The Same.

vs:
The Same.

vs:
The Same.

vs:
The Same.

vs:
The Same.

vs:
The Same.

vs:
The Same.

vs:
The Same.

vs:
The Same.

vs:
The Same.

vs:
The Same.

vs:
The Same.

vs:
The Same.

vs:
The Same.

vs:
The Same.

vs:
The Same.

vs:
The Same.

vs:
The Same.

vs:
The Same.

vs:
The Same.

vs:
The Same.

vs:
The Same.

vs:
The Same.

vs:
The Same.

vs:
The Same.

vs:
The Same.

vs:
The Same.

vs:
The Same.

vs:
The Same.

vs:
The Same.

vs:
The Same.

vs:
The Same.

vs:
The Same.

vs:
The Same.

vs:
The Same.

vs:
The Same.

vs:
The Same.

vs:
The Same.

vs:
The Same.

vs:
The Same.

vs:
The Same.

vs:
The Same.

vs:
The Same.

vs:
The Same.

vs:
The Same.

vs:
The Same.

vs:
The Same.

vs:
The Same.

vs:
The Same.

vs:
The Same.

vs:
The Same.

vs:
The Same.

vs:
The Same.

vs:
The Same.

vs:
The Same.

vs:
The Same.

vs:
The Same.

1 DOLLARS PER YEAR, Payable in advance

SHERIFF SALE.

In the 2nd day of September next I will sell at the Court o use in Holly Springs, Lot No 203 as designated on the original plan of said town levied on by virtue of an Alias Execution to me directed from the Circuit Court of Marshall co. as the property of James Earp at the instance of H. S. Morgan & co. Sale within lawful hours.

L. McCROSKEY, Sh'ff

By W. EPPES, D. Sh'ff

July 27, 1839.

SHERIFF SALE.

I SHALL OFFER for sale to the highest bidder, for cash, at the court house in Holly Springs on the third Monday of August next, lots No. 141, 142, 147 & 148, as designated on the plan of the town of Holly Springs; levied on as the property of David H. Hall to satisfy the following alias Executions, to me directed from the Hon. circuit court of Marshall County Mi., against the said D. H. Hall and others securities in forth coming bond, viz: One In favor of H. S. Morgan & co., one in favor of Booth & Christian, one in favor of J. Alston & A. Gillis, one in favor of Hawkins and Rhea vs. A. Nichols and the said D. H. Hall and one in favor of J. S. Curtis against A. Nichols and A. D. H. Hall. Sale within lawful hours.

L. McCROSKEY sh'ff.

July 12 1839.—10-3t.

SHERIFF SALE.

Hawkins & Rhea
vs:
Benj. J. Malone, &
Alex. C. McEwen.

BY VIRTUE of an Execution in the above stated case from the Circuit Court of Marshall County to me directed, I will sell for cash on the 1st Monday of Sept. next at the Court House in the town of Holly Springs lots No. 239 & 240 as designated on the plan of the town of Holly Springs. Sale within lawful hours.